County ticket with device and names of caudidates filed with clerk superior court.

Unlawful to print or have in possessiou counterfeit tlckets.

Proviso: Elector may erase names and substitute others.

Violation of section a misdemeanor. Penalty.

Ballot containing more names for any one office than elector is entitled to vote for not counted as to such office.

Registration and other election books and empty ballot boxes returned to clerk by messenger carrying returns. Person guilty of bribery competent witness against another for same offence and may be compelled to testify.

be used against witness.

not liable to prosecution for offence concerning which testimony is given.

Electors privileged from arrest on registration or election day for offence previously committed, except trea-son or felony.

together with a list of the names of the persons to be voted for on the ticket on which the device is to be used, or upon the chairman of any county executive committee of either political party adopting a device to be used on the county ticket, and in like manner filing with the clerk of the superior court of his county the same, together with a list of the names of the persons to be voted for on the ticket on which the device is to be used, it shall be unlawful for any person to print or have in his possession, with the device or the imitation of such device thereon, with the name or names other than those so filed printed thereon: Provided, nothing herein contained shall prevent the elector from erasing name and writing other names thereon. Any person violating the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be fined and imprisoned at the discretion of the court.

SEC. 20. Amend by striking out in lines seven (7) and eight (8) the words "or any ticket shall contain the names of more persons than the elector has a right to vote for," and insert after the word "void" in line nine (9), "if any ticket shall contain the names of more persons than the elector is entitled to vote for for the same office, the names voting for such office shall not be counted."

SEC. 21. In line ten (10) between the word "election" and insert "and also the registration and other election books and the empty boxes."

SEC. 42. That section forty-two (42) of said act be and the same is hereby amended by striking out the words "shall forfeit and pay four hundred dollars to any person who shall sue for the same," and adding at the end of said section the following: "Provided, that any person offending against the provisions of this sction (42) is a competent witness against another person so offending, and may be compelled to attend and testify upon any trial, hearing, or proceeding or investigation, in the same manner as any other person. The testimony given shall not be Testimony not to used in any prosecution or proceeding, civil or criminal, against the person testifying. The person testifying shall not there-Person testifying after be liable to indictment, prosecution, or punishment for the offence with reference to which his testimony was so given, and may be plead or prove the giving of testimony accordingly in bar of such indictment or prosecution."

SEC. 71. Amend section seventy-one (71) of said act so as to make it read as follows:

"That all electors, during their attendance upon registration, or while on their way to, or returning from registration on registration day, for any election held under, by any law of this